1 2 3 4 5 6 7 8	BONONI LAW GROUP, LLP Michael J. Bononi (State Bar No. 130663) Christy W. Granieri (State Bar No. 266392 915 Wilshire Blvd., Suite 1950 Los Angeles, California 90017 Telephone: (213) 553-9200 Facsimile: (213) 553-9215 mbononi@bononilawgroup.com cgranieri@bononilawgroup.com Attorneys for Plaintiff Belinda Solis IN THE UNITED STATE FOR THE NORTHERN DIST	ES DISTRICT COURT	
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11	BELINDA SOLIS, an individual	Case No. CV11-00605 EJD	
12	Plaintiff,	JOINT STIPULATION AND [PROPOSED] ORDER FOR	
13	vs.	LEAVE TO TAKE THE DEPOSITION OF RONDA	
14	WALGREEN CO., an Illinois corporation)	DiMARZO, FOR PLAINTIFF'S RETAINED EXPERT TO FILE A	
15	Defendant.	SUPPLEMENTAL RULE 26 REPORT, TO TAKE THE	
16	}	DEPOSITION OF CRAIG ENOS, CPA, TO TAKE THE	
17 18	}	DEPOSITION OF DR. AARON BUTCHER, P.A., TO TAKE THE DEPOSITION OF DR. DANIEL	
19	}	OFFRET, P.A.	
20		Complaint Filed: February 9, 2011	
21	}	Fact Discovery Cutoff: July 27, 2012 Trial Date: None Set	
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23			
24	TO THE COURT, ALL PARTIES AND	THEIR ATTORNEYS OF	
25	RECORD:		
26	IT IS STIPULATED AND AGREED by Plaintiff Belinda Solis ("Ms.		
27	Solis") and Defendant Walgreen Co., ("Walgreens") (collectively referred to as the		
28	"Parties"), by and through their respective attorneys of record, as follows:		
	JOINT STIPULATION AND [PROPOSED] ORDER		

WHEREAS, this matter originally was filed by Ms. Solis in the United States District Court for the Northern District of California on February 9, 2011.

WHEREAS, in the Court's Case Management Order of November 29, 2011, this Court set a Fact Discovery Cutoff of July 27, 2012.

WHEREAS, in the Court's Case Management Order of November 29, 2011, this Court set a Designation of Opening Experts with Reports on August 3, 2012.

WHEREAS, in the Court's Case Management Order of November 29, 2011, this Court set a Designation of Rebuttal Experts with Reports on September 7, 2012.

WHEREAS, in the Court's Case Management Order of November 29, 2011, this Court set an Expert Discovery Cutoff of September 10, 2012, the next business day after rebuttal reports are due.

WHEREAS, this case is set for a Preliminary Pretrial Conference on October 15, 2012.

WHEREAS, this case has not been assigned a trial date.

WHEREAS, Walgreens has recently learned and supplemented its responses to Requests for Admissions to disclose to Plaintiff that Walgreen employee Ronda DiMarzo was rehired on June 3, 2010 after she returned from a medical leave. Walgreen had previously disclosed only that Ronda DiMarzo was rehired.

WHEREAS, based on this newly discovered information, Ms. Solis did not have sufficient time to take Ms. DiMarzo's deposition prior to the Fact Discovery Cutoff. Had Ms. Solis known the information regarding Ms. DiMarzo's being rehired following a medical leave sooner, Ms. Solis would have noticed Ms. DiMarzo's deposition.

WHEREAS, Ms. Solis recently began new employment with Smith's Food and Drug on or around August 23, 2012. Ms. Solis' retained expert regarding her economic loss and wage loss damages, Craig Enos ("Enos"), CPA, prepared a Rule 26 report, which was timely served as part of Ms. Solis' Expert Witness

Disclosures. Mr. Enos' Rule 26 report did not take into consideration Ms. Solis' new employment, as she did not have the position when he drafted his report. Mr. Enos needs to supplement his initial Rule 26 report to address the incorrect and incomplete information regarding Ms. Solis' future economic and wage losses and account for her new position at Smith's.

WHEREAS, it would be a waste of time and costs for Mr. Enos to be deposed prior to him preparing a supplemental Rule 26 report to correct the incorrect and incomplete information already known to be contained in his original Rule 26 report.

WHEREAS, Ms. Solis' current treating doctors - Dr. Aaron Butcher, P.A. and Dr. Daniel Offret, P.A. are located in Salt Lake City, UT. Despite diligent efforts, due to unavoidable scheduling conflicts, the parties have been unable to schedule their depositions prior to the Court's Expert Discovery Cutoff deadline.

NOW THEREFORE, IT IS HEREBY STIPULATED by and between the Parties, by and through their attorneys of record, that:

- 1. Ms. Solis shall be permitted to take Ronda DiMarzo's deposition pursuant to Federal Rules of Civil Procedure, Rule 30. Ms. DiMarzo's deposition shall be completed on or before October 19, 2012.
- 2. Mr. Enos shall be permitted to file a Supplemental Rule 26 report. Mr. Enos' report will be served on Walgreens on or before November 1, 2012.
- 3. Walgreens will be permitted to take the deposition of Craig Enos on or before November 30, 2012.
- 4. Without prejudice to Walgreens' right to designate any rebuttal experts in response to Plaintiff's Rule 26 expert disclosure by the original due date of September 7, 2012, Walgreens will also be permitted to designate a rebuttal expert with a Rule 26 report only as to those issues and opinion raised by Mr. Enos' original and supplemental reports on or before November 30, 2012.
 - 5. Walgreens shall be permitted to take the deposition of Dr. Aaron

1	Butcher, P.A. Dr. Butcher's deposition shall be completed on or before October		
2	19, 2012.		
3	6. Walgreens shall be permitted to take the deposition of Dr. Daniel		
4	Offret, P.A. Dr. Offret's deposition shall be completed on or before October 19,		
5	2012.		
6	7. The dates previously set by the Court are only continued to complete		
7	the discovery requested in this Stipulation and for no other purpose.		
8	Based on the foregoing, the Parties respectfully request this Court enter an		
9	Order consistent with this Stipulation.		
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12	Dated: August 3, 2012	BONONI LAW GROUP, LLP	
13		111100	
14	By:	Michael J. Bononi	
15		Christy W. Granieri Attorneys for Plaintiff	
16	i	Belinda Solis	
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18	Dated: August <u>31</u> , 2012	WEINTRAUB TOBIN CHEDIAK COLEMAN GRODIN	
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20	By:	Scott M. Plamondon	
21		Shauna Correia Attorneys for Defendant Walgreen	
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23	IT IS SO ORDERED		
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25	Date: September 14, 2012	EDI O Dal	
26		Judge of the Northern District of California	
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	JOINT STIPULATION AND [PROPOSED] ORDER		